EXhrbi (2)-cv-02408-ENV-LB Document 1 Filed 05/05/16 Page 1 of 22 PageID #: 1

UNITED STATES DISTRICT COURT ENGTERN DIGTRICT OF NEW WORK

- EIBTERN DISTRICT OF T	CV 16 2408
Jamal SALAAM BEY Plaintiff	CIVIL RIGHTS COMPLAINT 42 U.S.C.S. 1983
L insert full name of Plaintiff Prisoner! -against-	JURY DEMAND YES
Superintendent thomas GRIFFIN John Jue Sept Turiqlio John Jue John Jue Defendents)	PRO SE OFFICE VITALIANO, J.
	0015 MI

insert full name of defendents) if you need Additional space, please write see attached and insert a separate page with the full names of the additional defendents The Names listed above. Must be identical to those listed in part]

BLOOM, M.J.

parties (in item a below place your name in the First blank and Provide. your present, address and telephoner: Do the samelfor additional plaintiff

A NAME OF Plaintiff Jamal Salanm Bey 1319 5687 incarcerated provide the Name of the Facility and Adress

Green Houen correctional Facility P.O. BOX 4000 STORMVILL NY 12582-400 Prisoner ID Number 13A5687

EXhrbit Aast 206-cv-02408-ENV-LB Document 1 Filed 05/05/16 Page 2 of 22 PageID #: 2

if you are not incarcerated provide your current address

GReen H	nuen correctional facility
P.O. P	owy xod
STORM	NITE NY 12582-4000
Telephone Number -	
	T1 T.
	John Joe
Defendent NO 1)	
To	bTiTle
	CORRECTION OFFICER
-	Edvess Green Housen correctional Facility
	P.O. BOX 4000
	STORMVIlle NY 12582-4000
•	Full NAME.
	John Jue
Defendent NO 2)	Jub title correction officer
	Address Green Houen correctional facility
	P.O. BOX 4000
	STORMVILLE NY 12582-4000
	Full Name
Defendent NO3)	Job Title

Room to investigate me about incident then after she call me

to the medical hospital to see two Doctors Expined me Privately

EXhibit Case 1:16-cv-02408-ENV-LB Document 1 Filed 05/05/16 Page 4 of 22 PageID #: 4

Green Haven Correctional Facility

Address Do Box 4000 stormvilleny 12582-400

Defendent 4 John Je wagmen Freeman CoO

Full Name

HAM

Job Title

FEMALE LT hearing officer

S9t Female

Defendent 5 Address P.O. Box 4000

Stormville Newyork 12582-4000

STATEMENT OF Claim

State briefly and concisely the Facts of your case include the dates) of the events) alleged as well as the Location where the events occurred include the Names of each defendent and state how each person named was involved in the event you are claiming violated your rights you need not give any legal arguments or cite to cases or statutes if you intend to allege a number of related claims number and set forth each claim

Date: march-3-18-2018

COMPLAINT Claim REGARDING SEXUAL ABUSE SEXUAL MISCONDUCT

CONCERNING The incindent IN THE YARD IN HTUG Block YARD

When Did the Event's happen? (include approximate and date march 3-18-16

Approximately time was about 8:30 Pm officer's 3 F-in J Area coming Back

While I was Being Push Agains the wall head Force Into wall

EXhibit Case 1:16-cv-02408-ENV-LB Document 1 Filed 05/05/16 Page 5 of 22 PageID #: 5
LATE That DAY About A hour Later: ABOUT 3:30 PM Approximately
I WAS BEING CALL AGAIN OUT MY CELL LUCATION COMPAY E-3-40
Female SERGEANT SUPERVISOR CALL MR. TO GO AT THE E.R.E. HUSDITAL
TO BE SFEN BY TWO DOCTOR'S MALE IN FEMALE ASKING ME QUESTION
III Relief State What Relief You ARE SEEKING IF YOU PREVAIL ON YOUR COMPLAN
About what happened concerning my IN Thrie OF Me, Being SEXUAL ABUSE
By these officer currectional c.o's on-Date: MARCH 18th 2016
I WAS BEING SEEN BY THESE TWO DOCTUR'S ON - MARCH 29th 2016
At: Approximately time: 3:00 Pm ASKING me QUSTION What happered
Do this Hurts Feeling on my Private AREAS I WAS telling them I was Being
Sexual Abuse on sexual misconduct Rape I said yes sir/madam
that's when they give me something to Read Look Like A Book CARD
I declare under penality of pertury that on April 30th 2016 idelivered this
complaint to Prison Authorities At _ march 18.th 2016
(NAME OF Prison)
STATE District court for the Eastern District of Newyork
I declare under penalty of perjury that the forecoing is true correct
DAte: APRIL 30th-2016 Jamal Dellam Bey without pretitice 3ignature OF Plaintiff

They went Give me Legal copy's I want fire in Electric The 1983-43-0.5.CM

TXhibit Case 1:16-cv-02408-ENV-LB Document 1 Filed 05/05/16 Page 7 of 22 PageID #: 7

EASTEN DISTRICT OF NEWYORK

225 CADMAN PLAZA EAST

BROOKLYN NEWYORK 11201

INdichment: Docket NO 10882013

writ of Mandamus

THE NOTURE OF A

motice of REMOUNL

UNITED STATES CONSTITUTION FOR THE REPUBLIC __ NORTH AMERICA (AMENIEM)

FROM SUPREMECOURT OF QUEENS COUNTY
To: COURT OF the Federal District court
28 US.C & 1441 & 1446

The Great Sent (7) mourish science temple of amenion

Embryo Circle seven munish seience Temple of America Incorporated Continental Congress most order of the Road table moorish Divine and National Movemental all ministers consuls moor Mationals Douplomats
Federal District Court Eastern

Jamal Salanam Bey

Plainsts

_ AGNINST_

Stormville Ny 12582 - 4000

DeFendents

MUGGOCTIONS GOODGOOGG

ORIGINAL IRISDICTION

Minister's Consuls
Diploments
Linited states constitution
Article 3 Section 2
Federal Questions:
Constitution Trenty
Substantive Right etc.

PetitionER - DeFendent

mution and AFFidavit in support of status conference HEARING

comes now moorish nationals consuls Diplomats, natural citizen The Greatseal

mourish science Temple of America as a lien class Aboriginal moorish Americans

The Petitioners in the Above-styled and numbered cause of Action 13 a 5687 Files

This anax with exhibits of Political status of our own Free will and accord and do produin

and For the record reaffirm our status as Free moorish-American by birthright and

inheritance under the Charter warrant and Dispensation of the Clerk' Record

MOORI Stas Seignes-Otens Plan land Ductioned 1 Matter 05/03/184 Paget & Orzepiage Fra and By Linu And constitution of the same Attached as Exhibit B) Authority is Registered in Queens county Form # 1099 copy Book 521 Page 579

7-3-7- Inmal Salaam Bey 31-58-51 St Apt 18 wood side my 11377

Exhibit B)

Judicial Notice and Proclamation

To All Elected united states Republic officials and Public Servants of Federal STATE City: and municipal Governments. Personal and corporate Enitities, Concerning the constitution and all statutory and civil Lnw code of the land upon my inherited hability and upon my Private Aboriginal indigenous PiroPer Person Status and commercial Liability I. Jamal Salnam Bey being duly Affirmed under consunquine unity Pleage my National Political and Spriritual Allegiance To my monbite! moorish Nation - being the Archaic Aboriginals, indiques of Amexem

The America) standing squarely Affirmed upon my 2014 to the Five Points of light Love Pence Truth Freezodom and Justice do squarely Affirm to tell the truth and nothing but The truth and having Knowledge and Firim To established belief upon the historical tawful and adjudicated Facts contained here in Being competent (in my own proper person) to Attest to this Affivat upon which I Place my Signature Where AS I STATE proclaim and Declare The following to be true.

Correct certain complate not misleading supreme and not intended To be presented for any misrepresented colored or improperuse To wit

That I Jamal Salam Bey Am A Noble of the Almoroccan Empire North American in proprint persona (my own proper self): being moorish American - a descendent of the Ancient moabile Moors by Birthright Freehold Prinogeniture and inheritance Being Aboriginal and indigenous to the Land 3/ (Amexem/Americas Territorium of my Ancient moabite/mourish Fore mothers and Fore-Father's to wit

11 APT 3Ca60d5465cv-MCHRALEUSB FBACHUMEREN PEIRO A5/98/16+Pages97/1628 PageID #: 9

West's mckinney's forms Real Property Practice CHAPTER 7 MECHANICS

COVERING Letter DATE April 04-30-2016

Jamal Salaam Bey 1313687 plaintiff

7-108 Notice of daim against band given to discharge all lien form. Lien Inw 37

The People of the state of Newyork SUPREME COURT COUNTY Queens

Home of daimant Journal Salam Bey

against Name of defendants

defendant

INGSX NO ____ Notice of claim NAME OF ASSIGNED Judge oral Argument is Requested

superintendent Thomas GRIFFIA GREEN HAVEN CORRECTIONAL FACILITY 594 RWTE 216 Stormville N.Y 12582

TO: The Clerk of the county of others whom It MAY CONCERN PLEASE TAKE NOTICE That

The Prose office United State District count Enstern District of Newyork 225 COCHMAN PLAZA EAST BROOKLYN NY 11201

NAME: of Claim Jamal Salman Bey maintaing a Place of business at Name. of county The Queens county court Kewbarden 125-01 Queens Boulevard Ny 11415 The state of Newyork has a claim for the principal and interest of the price and value of the labor and material hefe in after mentioned against a certain Bond Filed by Name of owner as owner of certain real perperty hereinafter described in the office of the clark of the county on the ordinal number of day I day of identification of 2016 pursuant to lien LAW name of month April 04-\$37 OF the State of Newyork to discharge Said property From lien of each and every contractor Subcontractor material provider or Labor; performing Labor or Furnishing materials in or about the performance of a certain contract with Hame of contractor clerk of court described in such bond for the improvement of said real property The. Winner of the Real Property named in the Boad is said NAME OF owner the Name of the contractor name. In the bond is Name of contractor The Name of the Sovery name. in the bond is Jamal Salaam Bey without pendulice

From Jamel Salaam Bey Sovereign moor	Jury Trial Rendy
GREEN Hoven Correctional Facility	civil Rights complaint
P.O. BOX 4000	42 USCA 6961
STORMVIlle Newyork 12582-4000	
Plaintiff	
- Agninst -	
Department of correctional and De	efendants
commussioner-in superintendend	
Thomas Griffin in correctional of	Cices John Jue
I PREVISOUS Claim liens in fordeding with the same issue. NA I Place of PRECENT confinement G II Partie's Name of Plaintiff and Stormville Newyork 12682 -4000	me. Jamal Salaam Bey Reen Haven E.F.P.O. BUX 4000
	BROOKLYN OFFICE
Date: on march-18th-2016	· · · · · · · · · · · · · · · · · · ·
ON Notice of lien	Sign: Name puna Salaam B
	Sign: Name formal Salacin Banal Salanin Bey without Predice 1-3089
	without Predicte 13089

Case 1:16-cv-02408-ENV-LB Document 1 Filed 05/05/16 Page 11 of 22 PageID #: 11 (すない からつう)

MR Jamal Salaam Bey 13A5687 -GREEN HAVEN CORRECTIONAL FACILITY P.O. BOX 4000 STORMVILLE NEWYORK 12582-4000 106-06-40-11999 Date: Attm: GREEN Housen C.F NURSE Addministrator (A) COVER Letterbord Newyork State Attorney General negligance. Criminhl RE: Medical Negligence Activity Punishment Sir/madam. COURT CLERK ON APRIL 04-20-2016 While At GRENHAUSEN C.F I was Examed by doctor's for Being sexual abuse on -3-18-2016 MARCH: IN the PROCESS GREEN Hoven C.F. Noted That I was soon to be Transferred and noted in my medical chart That of A Referral to A Henring Specialist." I PUT IN SEVERAL GRIEVANCE'S TO I.C.P. Supervisor Stanaway and I.G.P. Super LEVI Log Number G.H. 82765-16 April 21-2016 on - Disternaril -4-19-16 I Received a Letter From the Nurse of Addministorator send me. A MESSAGE WAME. LANA L CORSE concerning A Request to see A specialist from my Primary provider which I Nover and Seen FOR DAYS. FOR my henring which I've been denied! under 42 U.S.C. & 1997 (E) And corrections LAW \$70; state that you must Provide me. with adequate medicare AND Treatment; See: SLOAN V. Zeller, 362 F SUPP 83 BOURGEOIS V HUNGISTO 488 F. Supp 304 in My file's It shows the Negligence in deliberate.
INDIFFERENCE TO A BERIOUS Medical Need with out perduceice

Exbetz 2-of Attachment.	
to the Disdrict court if need to be	
medical need see Brown V PIRARR 2006 WL 1982784.	
A copy is being provided to those Noted above and for the united st States District court if-need be. I Am Now, one Again, Requestin	Hes
A Referral to A bearing specialist!	
	.
Date: April-	
GIRFFIN Howen correction facility	
P.O. BOX 4600	
STURMVIlle Newyork 12582-4600	
5ignatur NAME of Jonal selaum without preducice 1-3089	Bey
Described Prevolutions	<u> 9</u>
Reserving Rights	

INJURY -

Date: April -04-20-2016

Plantiff Jamal Salaam Bey-13A5687-E-3-40

Address: GREEN Haven correctional facility - 594 Route 216 Stormville Newyork 12582 - 0010

Defendents Superintendent thomas Griffin

Claim For Damage against the state on this county of Duct has No Trisdiction over this matter the Place where suit is being contract IN Principal of My claim.

dealing with THE SAME issue is Plea and Relief in seeks injunctive Runitive and Monetory Damage

PLACE OF PRESENT Confinement from All defendents

At GREEN Howen correctional Facility

4 statement of suit of my Lien

upon Jamal Salama Bey constitutional Rights were violated AB PER, Article IV and VI of the constitution convenient of 1774-1791

AD = 1201 MC AS LAWfully adopted For the united state Republic

Jamal Salanm Bey was force threatened -violation of title 183878

Jamal Salanm Bey was Being Force in to black mail-violation 873

Inmal Salaam Bey was Being Force into Engaging in monetory Transaction
Jamal Salaam Bey was Being improperly-violation Title 185 195

Jamal Salaam Bey was Being violent Crimes IN Aid OF RACKETERING

Violation Title 1831959-D.O.C.C Violated These Rights

By DENYING AND REFUSING TO: Up hold or follow

The Zudica constitution Article IT zodica constitution
BIRTHRIGHT OF THE MODRISH AMERICAN'S The Beys and ELS

inJury P95)

DATE APRIL-01-20-206

Jamal Salam Bey) is a moorish American

moor Advised as aboriginal indigenous FREE Sovereign moor - Nor Coloral

Natural Person of the land in Propria Persona (Not Prose Nor Prose

His Liberty as a free man was forcabley unlawfully stolen into Slavery

7 Plea and Relief

FREE MAN Jamal Salam Bey Seeks Injunctive Punitive And Monetory damage From All defendents

FOR them to PAY him back - IN to-his Native Land

And stop Forcable imprisonment and slavery

For them to Endue these criminal Activity Punishment and slavery!

For them to Replace to Lost soil crups and house's by paying me. \$ 100,000.000

I decalre under Penalty of PERJURY That on April. 04.20.2016 I deliver this complaint to Person IN Praison Authority to Be mailed to - The

United States District court
Eastern District of Newyork
225 CADMON PLAZA FAST Brooklyn My 11201

Plaintiff Jamal Salmam Bey is mookish American MOOR Advised as aboriginal indigenous FREET Sovereign MOOR -NATURAL PERSON OF the LAND IN PROPRIS PERSONAL NOT PRUSE. NOR PROSE NOR colorn Liberty As A FEEMAN WAS Forcabley zin Lawful Stolen INTO Slovery Plea AND RELIEF FREE MAM JAMAI SALAAM Bey FOR Him to be RELEASE him back to his Native Land and stop forcable imprisonment and Slavery b FOR them to Replace to Lost soil crops and houses ba Phying me s 100.000.00,0 I decolre under Penntly OF Perjury that on april 20 04-2016 I delivery this Complaint to Person IN PRISON Authority to Bemild uniteds State District court Eastern OF District of Newyork 100 Federal Plaza Central 3510 New York 11722 served to Ayou without predudice

Castilte-OF-ONDO LARK-LE PSOCUMENT FOR STOSTE FAGE TO M22 Page ID #: 16

GREEN Haven correctional facility Date: april-04-20-2016

NAME: Jamal Salam Bey Dept NO 13A5687 Housing Unit E-3-40

Description of Problem Please Make AS brief AS Possible

I'm Jamal Salaam Bey I Am writting this forminal complaint ACAINST these correctional Staff officer's when down on F-Block 1st Floor IN Regarding TO A RANdom. Push me on the WAll in Begain searching me Feeling on me. Sexual Abuseing my Body, Putting His hand on my Private Grenn ASS CRACK Officer NAME. Lorde GRAY was Feeling around my ASS on the ticket He wrote me up, He said It was A PAT Frisk with His Unid under my Pants Box underwear, this was Not No Pat Frisk Procedures At this time: I was facing the wall Putting my Hands Flat on the wall IN front of me. to which I complied this correctional officer Lorde GRAY WAS STANDING Behind me. Putting his hand in my Pant's Pocket checking me. For contraband IN Retrieving Papers with my family address Letters they send to me, with no contrarband IN the Letter's officer Lorde Gray in sqt Turriglio At this time At Approximately was: 8:30 Pm when they was Reading my Letter's and were gave them Back 70 Me, they was checking For something which they did not Find - I complied . I Never took my hand off the wall The Search Procedure on me, was harrassment in Retaliation and False Ticket's charges 104.13 - Creating A disturbance

115.10 compliance with Frisk Procedures 107.11. Harnssment of muemplayer IN 106.10. Refuse to obey direct order. IN Because of All my Grievance

Which is still Pending on harrassment Regarding A Discretinary
Review-in complete claim Name: Signature Jand relatin Beyouthout predicte: 13089
Tople: April 04-20-2016



Moorled Americaes - Northwest American

Judicial Notice and Proclamation ISLAM

Jo All Elected United States Regubble Officials and Public Servants of Federal, State, Chy, and Mindelpal Governments, Personnel and Carporate Entitles: Concerning the Constitution and all Statutary and Civil Law Codes of the Land, etc., Know All Mon by These Presents:

Upon my inherited Nobility, and upon my Private Aboriginal / Indigenous, Proper Person Status and Commercial Lishility, I, Jamal Salaam Bey, being duly Affirmed under Consunguine Unity, pleide my Nobilet / Montish Mutine - being the archite Aboriginals / Indigense of American (the Americas); simulag squarely affirmed upon my Cash to the 'Five Ponis of Light - Low, Thut, Peace, Freedon, and lustice; do squarely affirm to tell the truth, the whole truth, and nothing but the truth; and lustice; do squarely Affirm to tell the truth, the whole truth, and nothing but the truth; and having browledge and firmly established belief upon the Nationical, Inwill, and adjudicated Fest contained bestin. Being competent (to My Own Froper France) to Attest to this Affidavia upon which I place my Signature; Wherean, I State, Proteins, and Doctlers the following to be true, connect, certain, compless, and mistending, supreme, and not intended to be presented for any mistengenessed, colored or improper use or purpose, to wit: Thei I, Jamal Selaum Bey, Am a Noble of the Al Monocan Empire (North America) in Propria Persons (my own proper self); being Moorith American a Descendant of the American Moskines / Moorith by Bithtight, Freehold, Primogeniume and Inheritance; being Aborignal and Indigenous to the Land & (American) Territorium of my Ancient Moskine / Moorith Fore-Mothers and Fore-Falters - to wit:

South America; Central America; Including the adjuning islands (Americans America) Andron. I have, actnowledge, claim and passes, by said Inheritance and Primogeniture, the Freehold Status thereor, all Unaltenable and Substantive Rights, to Be, to Enjoy, and to Act, distinct in my Aborigiani Quissons and Collimaniller Rights, to Be, to Enjoy, and to Act, distinct in my Aborigiani Quissons and Collima; and determining my own political, social, and economic tests of the State. Turning my been and mind back to my Andrein Mothers and Fathers - Moons / Musur, by Divine and Nummi Right. Being Moorish American, we have sad possess the incrnationally recognized Rights to determine our own 'Status of the State' absent of threst, coercion, or sequimectance to a Color-of-Law, a Color-of-Office, nor to be stablected to an imposed Color-of-Authority. The Al Maroccus (Americas) Conlinear - are the Land of the Moor; being North America

Alpha and Birthright - Inheritance to varies starts, structures are Nationally by Nature's Lawr, Divides Law, Primoperium, and by the recognized Laws of the Nationally by Nature's Lawr, Divides Law, Primoperium, and by the recognized Laws of the National Cheart (International). Being the true, Ancient, Abortynias / Indigenes of the Land (America) - North, being the bean-land of the Monrosen Empire, Monros / Monros and Primoperium; Branch upon the Profits and have, Claim and Protest the Secured Rights to Travel upon the Pruble Rosdways, Byways and Highways of our Continental United States (the Organic Laws) absent of fortile "collected" or imposed excess transion constructs invested, by the restrictering States' Legislators, to studies and search day, Monrol Davies, Moochia Law, Monlom / Munlim Law; The Law of the Grant Pacie; The Laws of the Annies of Nations; The Rose Moothis Cowermon of 1774 - 1781 A.D. = 1201 M.C. as lawfully adopted for The Links States Republic, establishing its Republics Form of Operatores. Said Committees the Proples' Superme Law of the Land's to scene the Rights of the Proples' Superme Law of the Land's to scene the Rights of the Proples, and to heap Government bound and others the Rosers. Koars / Moorish Americans / Muurs Have, Proclaim and Poucess the Unalkeashie, Substansive Somes the Supreme Law of the Land! Egyk. The Capital Enquire of the Dominion of Africa. The Inhabitants of Africa are the Descendants of the Aperica Canasaritz from the Land of Canasa. The Mosbica from the Land of Mosb who received permission from the Pharachs of Egypt to sente and inhabit North-West Africa, they were the founders and are the two postaceness of the practs Monroccan Emphra. With their Canasarie, Hittle and Amorite berthern who tojpound from the Land of Canasar seeking sew homes. Their Dominion and inhabitation extended from North-East and South-West Africa, across the great Aliantis oven unto the present North, South and Central America and also Mexico and the Aliantis Idende; before the great carfiquake, which examed the great Aliantic Ocean.

The 'Great Seal Pyramid' is the 'National Emblem and Intignal' of The Moonith Nation / Empire of North America (geographical location). The Great Pyramid is also the archatic symbol for Civilization on the placet Earth. The beneatable Moorn' achaevitatgement of our 'Great Scal' indicates those Heirs who own up no, who support, and who proclaim, our Tree National Government! Moorn who are 'Active' and NOT 'Pausive' in the Screet, Civilization, Culture and Culton matter, involving Law, Order and Governmental Principles, are herby centrated to support this Affirmation. Moorn # Mura who strive toward this end, with honor, are entrusted by Noble Drew All, to help in the great humanistics work of epithing cuncives, our fellow-stan, and humanity at large. We seek, at all turns, to be conscious of the works, instructions, and sense precessery to teach, preserve and defend the Birthrights of All Moonish Americans (All Mooncasa), and

Jbs Nichtz Moors / Muure (Heirs Apparent) are the Natural Members / Citizens of the Ancical Al Moroccus Emple (North America) and are duty-bound on recognize and to support our 'Orest Stal' Sovereign Moorish Government and Nation of the Natural People, and command the enforcement of our Consultation. This, such organized communication Orders are referred to as "The Great Scal National Accordant of Moorish Affairs". The Prec Moorish Nation - inchaints of all the Aberlipsal / Indigent Tithes and Provinces of the Natural People, etc., or when rightful bearers of the Natural and Submanuries Rights, and the Natural States Moors / Muurs, by Frechold Industrance, retain all Submanuries Rights and Immunities, capty the correcting of Submanure Rights, and operate upon consummand, Rightslaw, and from Criminal and Civil Introdiction by, and of, the Union States Rights Republic (U.S.A.), pursuant to, but not limited to, the United States Republic Supreme Court, and the 'Accur of State' to wit:

"Every Sovereign State (People) is bound to respect the independence of every other Sovereign State (People) and the courts of one country (People) will not six in judgment on the acts of the government of another, done within (the same or) its own terrisory..."

The present Union States Municipal and Civil Laws and Colors of the Land are an 'incorporated unit of self-grovernance' established by publical powers of the 'General Assembly' of each State of the Union, and initiated at Philadriphis, Pennylvanis, North America, last the year Eighteen fifthy four (1845). It governs 'Orlit'' he rights and conduct of "WHITE PROPLE", Christiass and lever, of the Eighteen dirty-three (1843) Union States Raphis Republic moter the Magna Charst (Charst), he Kalphs of Columbus Code, and the Ku Kluu Kinn Ocht. Forewer said Union States Rights Republic Genes citizenship in the United States Republic (U.S.A.) to the descendants of the Montals Islands in the Western Hamilpher, erroaccusly referred to, and 'branded' and mitiabeled as, Nagrea, Blacia, Colorads, and African American, etc., the addition, the Sugarner Count of the Usine States Branded to the Landson and were not intended to be included but the 'textgory' of 'citizen' (First Montal) to 1819 Republic (U.S.A.) juristicion. The Thus Negroes—whether held to slavery or free-were not included and were not included and were not included and were four included to the 'textgory' of 'citizen' (First Montal) better of the Natural Marian States Rights Republic (U.S.A.) juristicion. The Thus Nobles of the Al Moncean Empire (First Montal) better of the Natural Empire and States Rights Republic (U.S.A.) juristicion. The Thus Nobles of the Al Moncean Empire Fort-Mothers and Fort-Palerns. She cannot allegiance and 'columbination' lectured. The Chem Scal' and the High Principles and Moncal States Rights and Moncal States Rights and Columbination and Isotellion, Rolling (Guilgeres Not Taxes) and animals. The Chem Scal' and the High Principles and Moncal Justice. The Chem Scal' and the High Principles and Moncal Justices. The Chem Scal' and the High Principles and Moncal Justices. The Chem Scal' and the High Principles and Moncal Justices. The Chem Scal' and the High Principles and Scal' Chemistric and Moncal Republic (U.S.A.), its members, its la

Puce and Pitendahly Beliven the United States and Monoco -Seventeen Eighty-Seven (1787).

supersolded by the Treaty of Eighteen Thirty-Siz (1836); Resolution 35; Journals of The House of Representatives; United States - April 17, 1933 A. D. - Moorish American Society of Philadelphia and the Use of Their Names; The United Nations "Destaration of the Eights of the Child" General Assembly Resolution 1346 (XIV), 14 U.N. GAOR Supp. (No. 16) at 19, U.N. Doc. Ava354 (1959); The United Nations 127 A (III) of 10, Docember 1948 A.D.; "Executive Order 13107"—Libited States Republic North America-The Implementation of Human Rights Tranier; The National Constitution for the Constitution States Amendment United States, Article III, Section 2; Amendment Or Luise; Amendment IX—Reservation of the Rights of the Propile; The United States Department of Intelescond Moorish Credential; Free Moorish Zodies Constitution, Trath A-1 Chearlifeet; The United States Copyright Certificatic Number AAZZ141 Clock of Destiny; The Moorish Nationality and Intelligent Certificatic Number AAZZ141 Clock of Destiny; The Moorish Nationality and Addiest Certification Order, Moorish Eights The Moorish Education Certification Card.

Surthamers, I Assert My full Birthrights - Soveralguly and Subatanitve Rights and claim to Herrélisances. Being a Sundry Free Moor / Must and a (Neural Being) pursuant to: Monbie / Month Poddee Constitution; The Great Stal of the Moorish Nution (Ab Antiquo); The Treaty of Peace and Friendship - 1177 / 1206; The Sundry Free Moors Act of 1790; The 1781 Organic United States Constitution; The Moorish Federal Francism Act (Union States Amy: 1861 - 1663); The 1854 Roman Catable Magna Charte; the Knights of Columbus Code; The Knight States September Code; The Knight States Supreme Code; The Knight States September 1, 2, 3, 4, 5; Pet II, Article 6; The United States September Code; Acts of State; The foods Soverent Innumatities Act 22 USC 1601; et Seque. The Convention on international Food Inflie. Day 19, September 1949, The World Court Decision, The Hague, Netherlands - Day 21, January 1938 A.D. = 1378 M.C. In reference to the Rights of the Natural People and Schutzative Rights, etc., the following are pertinent Supreme Court Decusion, (State Decisio) to wit:

- 1. The Right to Travel. The Right to Mode of Conveyance; The Right to Locomotion are all Absolute Rights, and the Police can not make void the exercise of Rights. State v. Armstead, 60 a. 778, 779, and 711:
- 2. The use of the highways for the purpose of travel and transportation is not a more privilege, but a common and Fundamental Right of which the public and Material Beings cannot be deprived. Chicago Meter Coach v. Chicago 337 Illinols 280, 169 NE 22, ALR, Ligner v. Chicago 139 ILL. 46, 28 RE 914, Boons v. Chark 216 SW 667, 25 AM jar (Lst), Elighways, sec. 163:
- 3. The Right to Park or Third is part of the Liberty of which the Names! Person, citizes cannot be deprived without "the process of law" under the 5th Amendment of the United States Constitution, Kent v. Dulles 187 (18 114, 128;
- 4. Jas Right of a citizen to Thavel upon the public highways and to transport one's property therma, either by carruge or automobile, is not a mere privilege, which a Cry may probibil or permit at will, but a common Right, which he / she has under the Right to Life, Liberty, and the Furnat of Happleau. Therepaper v. Smith 154 28 579:
- 5. State Poice Power catends only to immediate threat to public safery, health, welfarn, ear., Midchigan v. Duke 266 US, 476 Led. At 449; which driving and speeding are not. California v. Parier Cel. Rot. 89, 20 CA3rd 1932 (1971);
- 6. The star is probabled from violating Substantive Rights. Owens v. City, 443 US 662 (1920); and it can not do by one power (eg. Police Power) that which is, for example, probabled expressly to any other such power (eg. Tuxnine) / Eniment Domain) as a matter of Law. US and UT v. Dandels, 12 p 159, nor indirectly that which is problemed to it derectly. Fatheants v. US 181, US 221, 294, 390;
 - 7. Fraveling is an automobile on the public roads was not a threst to the public radry or bealth and constituted so hazard to the public, and such a traveler owed no other dany to the public (e.g. the Stark) he / the each his / her such, having equal right to and on the roadways / highways as honest and warpone, etc.; that is some right is all Schatzaidwe Baile, in that specifies, remang stop signature of which a without identas place, or regimnion, are not forests to the public safery, and that, are not attentially offenses. Christy v. Ellier, 216 I 131, 74 HE 1035, LRA NS 1965—1918; Chilgaria, Parity 36 CED Rat. 89, 20 CA 34 1632 (1971).

- 6. Mader the United States Republic's Constitutional system of Government and upon the individuality and intelligence of the chizera, the State does not chain to control one's conduct to others, bearing one the sale judge as to all that affects oneself. Magher v. Kansas 1213 US 624, 648,—60.
- Where Rights secured by the Constitution are lavelyed, there can be no rule making of legitlation, which would abrights them. Miranda v. Arizona 384 US 424, 125.
- 18. The claim and exercise of Constitutional Rights eannot be converted into a crime. Miller v. Ganzas 130 F 2nd 486, 489;
- For a crime to exast, there must be an injured party (Corpus Delicit). There can be no standing or penalty imposed on one because of thus Constitutional Right. Sherey v. Collen 481 F.
- 12. If any Tributal (court) flads absence of proof of jurisdiction over a person and subject maint; the case must be dismissed Lauksvilla v. Matley 211 US 149, 29S. CT 42. The Accuser Bears the Burden of Proof Reyond a Restonable Doubt".
- "Park of Federal Jurisdiction can not be waived or overcome by agreement of parties". Griffin v. Mathbews, 310 F Supra 341, 342 (1969); and "Wan of Introduction may not be cured by consent of parties". Industrial Addition Association v. C.I.R., 323 IS 319, 313.

Whereas, in light of the foregoing Juttsprudence 'Stare Decitios' Supreme Court Decitions, Forts, and Law; and counter to the negative and 'colorable' social conditions instituted by State Persons of the Union States Society, there exists a bilatan 'WANT OF IURISDICTION' on the para are legally in force under National and International Law attending these issues. And this Affaura are legally in force under National and International Law attending these issues. And this Affaura and does not willingly consent to any public that or hearing in any 'colorable' ribunal venue on our-Article III, unconstitutional jurisdiction. The Official Otals, the Obligations, and the Fiduciary in Continuion Law, still stands and board 'claumans' to National Law and Order, Civilization Phinciples fixed and International Law, effect of Voligations, and the Fiduciary and International Law officers.

Whereas, there is no question that a 'Bench Appearance Summons', Detention, Arrest and Taket or Citation issued by a Police Officer or others for traveling with no driver's license, foreign driver's license, not having current repairation, or mendancy insurance, etc., which carries a fine or juil time. Is a penalty or succion and is indeed "Foroversing a right into a crime"; then violating substantive Right. It is reasonable to assume that these Supreme Court juinicial decisions are straight and to the point, that there is no fawful method for government to put restrictions or limitations on Rights belonging to the Propte.

Shat the Organic United States Reputhic Constitution (derived from Ancient Mosbins / Moorish Law) remains. The Supreme Law of the Land". And all Treaties made, or which shall be made, under the Authority of The United States Figs of Peace, pursuant to United States Code, Title 4, Chapter 1. Any law that is Repugnant to the Constitution, thall remain furever 'colorable' and is Nall and Vold Marbury v. Madison 5 U.S. 137, 174, 176 (1803), Any Municipal Officer, Person Personnel, Employee or Contractor who violate the Rights of the People or Citizess are subject to suit in their personal and / or official espacity to wit:

Fitle 18, Part 1, Chapter 13 \$241 of United States Codes of Law:

If two or more persons conspire to injure, appress, threaten, or intimidate any person in any State. Territory, consnowneesthe, Possession, or disorter in the free exercits or enjoymens of any right or privilege recured to him by the Constitution or Laws of the United States, or because of his harves so exercised the same; or.

If two or mare persons to in disguise on the highway, or on the premises of another, wish the priest opprevent or hinder his free exercise or enjoyment of any right or privilege so eccured.

mens to preven or histor his free exercise or enjoymen of any right or privilege so secured.
They shall be fired under the title or imprisoned not more than ten years, or book; and if death tritule from the exis ecountied in viblation of the section, or if such acts include histography or or alterapt to hidnap, algerivated sexual abuse or an attempt to commit algerivated sexual abuse, or an

attempt to hill, they shall be fixed under this title or imprisoned for any term of years or for life, or both or may be sensenced to death.

Jilo 18, Pert 1, Chapter 13 \$242 of United States Codes of Laws

Wherver, under color' of any law, statute, ordinance, regulation, or custom, willfully subjects dry person in any State, Territory, Commonwealth, Possession, or District to the deprivation of any fights, privileges, or immunisties secured or prosected by the Constitution or Lows of the United States, or to different public, or prosected for the chitzen, chall be franced and any an allen, or importanted not many the area prescribed for the chitzen, shall be fined under this side or violation of the section, or if such any bestitute the use, assempted use, or shreatened in dear committed in dangerium weapon, explaintest, or fire, shall be fined under this side or supplied use, or shreatened use of a years or for the or any be tentested to death.

Sherefore, in preservation of The Rights of hedgenous Peoples' and the Preservation of the Rights of the Project, in second and defence of the Constitution for the United States Republic of North America and its Republican Porm of Government - being the Supreme Law of the Land's and of the Countries and its Republican Ords - bound Obligations, and Riberiary Daties of the Officers jury Laws of the United States, and Mamicipal, ett., I berryly, Demand the conferenment of the December of the United States, in City, and Mamicipal, ett., I berryly, Demand the conferenment of the December of the United States, and all Testites made under the Authority of The United States, in Child; The Rights of Indiantum Proples; The United States Supreme Court - 'Acts of States'. The Foreign Child; The Rights of Indiantum Proples; The United States Supreme Court - 'Acts of States'; The Foreign Taffist'--Day 19, September 1949, The World Court Decision, The Happe, Netherland, Day 21, America: The Implementation of Human Rights Trains; The Netherland, Day 21, America: The Implementation of Human Rights Trains; The Netherland, Day 21, America: The Implementation of Human Rights Trains; The Netherland, Day 21, America: The Implementation of Human Rights Trains; The Netherland, Day 21, America: The Implementation of Human Rights Trains; The Netherland, Day 21, America: The Implementation of Human Rights Trains; The Netherland, Day 21, America: The Implementation of Human Rights Trains; The Netherland, Later America: The Process' of a Trial' by a Jury of my own Nethods Press, of a Section of One Percent of two decembers, and a writted and lawful Countered and to place.

Venue confirmed and in place.

Wherefore all paries of inserest see Authorized by this Witt, pursuent to Nanonal and International Law, to bears all Substantive Rights and Constitutional International reserved for, and analytic and appropriate measures to careto, Many-All Officials are to eating all available to appropriate measures to careto, and easure, that all My Substandore Rights and Constitutionally recorded Rights and hermalities are not violency, not breached, not breached, not breached, not breached, not breached, not breached, and breached are chidged The Columbian of the Tennory Corpusic Land). The Natural Person named herein is NON-OBLIGATORY and the Exempt from Customi, Farith, Fasalout, 'Owner in Per permit-deception Constructs, and from any other hindrance or restriction of His or His Freedoms, Alloidia Properties, member States of the United States Union, ett. The Moor / Must (beaver of this Indigenous Peoples' swiliche and appropriate member States of the United States Union, ett. The Moor / Must (beaver of this Indigenous Peoples' swiliche and appropriate member of the December), to the treated with all due Respect and 'Due Frocess' Rights under the Law. All up of charges, or states, or allock to the Natural Being's Person, Property, Personalty, Conveysance, Freedoms.

Explicit Reservation and use of "All Rights Reserved Winhous Prejudice" U.C.C. 1-207 / 336, U.C.C. 1-103, is Noted To All Federal, State, City, and Monicipal Petro Officers; in harmony with State is Statutus, and indicates the Reservation of My Rights. Whereby I may Reserve My Beleave Rights and formations to "NOT" to Compelled on Perform moder any Constitutional - secured Rights and formations to "NOT" to Compelled on willingty, or unintentionally, it of not secret and implied "Labitities" successful with any Willingty, or unintentionally, it is not secret as of acceptively-imposed commercial contracts. COMPRILED. BENEFITS' of any turevealed" or describitly-Imposed commercial contracts in furthermore, do not suscition any 'unconstitutional' rules or policies, nor sets of Majoriscon committed by any U.S. Government or State Officials, at any level, chained by may of them, in the

name of the United States Republic, nor do I assent to any implied colorable policies made by also implied colorable policies made by assented constructs alleged to be related to me as being mustepresentations and finish 'Curred's

any First Moor (Act of State). Burgers are not indigeness to the Land (Americas) - Moors are Abertighnal Union States Lawyers and Attentorys operate in Deano - political format, which is Republican Form of Overnment, conjuded with its constitution Moors respect Constitution Moors respect Constitution Principles. The unconstitutional Thibutals operate in a the Union States Society Constitution Principles. The unconstitutional Thibutals operate in a the Union States Society Constitution Principles. The unconstitutional Thibutals operating under remarks is smaller for the Moors of the Land through seek to Fears' and the Land through seek to Fears' that the Volume are constituted at Confers of Land through seek toolkers. These Fears of Diversity of Chinemahy: a Conflict of Land through seek toolkers the China and Chinemahy: a Conflict of Land through seek toolkers the China and Chinemahy: a Conflict of Land through seek toolkers the China and Chi Colonial descent, and fortign corporation, cannot depart, partray or symboline a Pere Moor; as they not of the tame Nation Initediction, Customs, or National Perer; and cannot at in judgment of that the Union States Society 'Bar Assectiation' Lawyers, Esquires, and Attorneys of European Represent mesas to 'Deplet' to 'Portray', to 'Symbolize' sad to 'Stand for'. Let it be know Thus, a clear 'Avenment of furisdiction' is also kereby proclaimed and advanced. Only Mous can 'Present' themselves as being Moors (Al Manocana, and Aborigias) (milgones of the Lend Thus, only Moors can 'Present' 'Self')

born of a natural Monter, do solemuly, slocertly, and squarely Affirm that the foregoing facts see true, to the best of my knowledge, Culture, Customs and Proclamation, by Affirmed Af J. Jamai Salaum Bey, A reat, live fleth and blood, breathing, non-fletinaal, sed Natural Being

Abu (Love), Ragg (Ituit), Salam (Posse), Ruryswa (Kreedom), Adl (Iunice), All Rights Reserved Without Prejudice; U.C.C. 1-207/308, U.C.C. 1-101.

Howeld Dulan Best

(Not Pro Se Nor Colombia)

Choriginal / Indigenout, free Sovereign Moor - Natural Person of the Land; 'In Freynia Persons' Shand despite and The Manual of the Loads (Span

By Special Appearance, before me on Day 1/2 of 1/2 evidence's required and defined in 'identity'; affirmed by Lawful, Substantive Right, by Document I therefore place my hand and seal thereto.

Month.